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AN ACT concerning State government.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Children and Family Services Act is amended
by changing Section 7 as follows:

6 (20 ILCS 505/7) (from Ch. 23, par. 5007)

7 Sec. 7. Placement of children; considerations.

8 (a) In placing any child under this Act, the Department 9 shall place the child, as far as possible, in the care and 10 custody of some individual holding the same religious belief as 11 the parents of the child, or with some child care facility 12 which is operated by persons of like religious faith as the 13 parents of such child.

14 (a-5) In placing a child under this Act, the Department shall place the child with the child's sibling or siblings 15 16 under Section 7.4 of this Act unless the placement is not in each child's best interest, or is otherwise not possible under 17 the Department's rules. If the child is not placed with a 18 19 sibling under the Department's rules, the Department shall consider placements that are likely to develop, preserve, 20 21 nurture, and support sibling relationships, where doing so is in each child's best interest. 22

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(b) In placing a child under this Act, the Department may

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place a child with a relative if the Department determines that the relative will be able to adequately provide for the child's safety and welfare based on the factors set forth in the Department's rules governing relative placements, and that the placement is consistent with the child's best interests, taking into consideration the factors set out in subsection (4.05) of Section 1-3 of the Juvenile Court Act of 1987.

8 When the Department first assumes custody of a child, in 9 placing that child under this Act, the Department shall make 10 reasonable efforts to identify, locate, and provide notice to 11 all adult grandparents and other adult relatives of the child 12 who are ready, willing, and able to care for the child. At a 13 minimum, these efforts shall be renewed each time the child 14 requires a placement change and it is appropriate for the child 15 to be cared for in a home environment. The Department must 16 document its efforts to identify, locate, and provide notice to 17 relative placements such potential and maintain the documentation in the child's case file. 18

19 If the Department determines that a placement with any 20 identified relative is not in the child's best interests or 21 that the relative does not meet the requirements to be a 22 relative caregiver, as set forth in Department rules or by 23 statute, the Department must document the basis for that 24 decision and maintain the documentation in the child's case 25 file.

26 If, pursuant to the Department's rules, any person files an

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a dministrative appeal of the Department's decision not to place a child with a relative, it is the Department's burden to prove that the decision is consistent with the child's best interests.

5 When the Department determines that the child requires 6 placement in an environment, other than a home environment, the 7 Department shall continue to make reasonable efforts to 8 identify and locate relatives to serve as visitation resources 9 for the child and potential future placement resources, except 10 when the Department determines that those efforts would be 11 futile or inconsistent with the child's best interests.

12 If the Department determines that efforts to identify and 13 locate relatives would be futile or inconsistent with the 14 child's best interests, the Department shall document the basis 15 of its determination and maintain the documentation in the 16 child's case file.

17 If the Department determines that an individual or a group 18 of relatives are inappropriate to serve as visitation resources 19 or possible placement resources, the Department shall document 20 the basis of its determination and maintain the documentation 21 in the child's case file.

When the Department determines that an individual or a group of relatives are appropriate to serve as visitation resources or possible future placement resources, the Department shall document the basis of its determination, maintain the documentation in the child's case file, create a SB1746 Engrossed - 4 - LRB100 08551 KTG 18676 b

visitation or transition plan, or both, and incorporate the visitation or transition plan, or both, into the child's case plan. For the purpose of this subsection, any determination as to the child's best interests shall include consideration of the factors set out in subsection (4.05) of Section 1-3 of the Juvenile Court Act of 1987.

7 The Department may not place a child with a relative, with 8 the exception of certain circumstances which may be waived as 9 defined by the Department in rules, if the results of a check 10 of the Law Enforcement Agencies Data System (LEADS) identifies 11 a prior criminal conviction of the relative or any adult member 12 of the relative's household for any of the following offenses 13 under the Criminal Code of 1961 or the Criminal Code of 2012:

14 (1) murder;

15 (1.1) solicitation of murder;

- 16 (1.2) solicitation of murder for hire;
- 17 (1.3) intentional homicide of an unborn child;
- 18 (1.4) voluntary manslaughter of an unborn child;
- 19 (1.5) involuntary manslaughter;
- 20 (1.6) reckless homicide;
- 21 (1.7) concealment of a homicidal death;
- 22 (1.8) involuntary manslaughter of an unborn child;
- 23 (1.9) reckless homicide of an unborn child;
- 24 (1.10) drug-induced homicide;

(2) a sex offense under Article 11, except offenses
 described in Sections 11-7, 11-8, 11-12, 11-13, 11-35,

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1	11-40, and 11-45;
2	(3) kidnapping;
3	(3.1) aggravated unlawful restraint;
4	(3.2) forcible detention;
5	(3.3) aiding and abetting child abduction;
6	(4) aggravated kidnapping;
7	(5) child abduction;
8	(6) aggravated battery of a child as described in
9	Section 12-4.3 or subdivision (b)(1) of Section 12-3.05;
10	(7) criminal sexual assault;
11	(8) aggravated criminal sexual assault;
12	(8.1) predatory criminal sexual assault of a child;
13	(9) criminal sexual abuse;
14	(10) aggravated sexual abuse;
15	(11) heinous battery as described in Section 12-4.1 or
16	subdivision (a)(2) of Section 12-3.05;
17	(12) aggravated battery with a firearm as described in
18	Section 12-4.2 or subdivision (e)(1), (e)(2), (e)(3), or
19	(e)(4) of Section 12-3.05;
20	(13) tampering with food, drugs, or cosmetics;
21	(14) drug-induced infliction of great bodily harm as
22	described in Section 12-4.7 or subdivision (g)(1) of
23	Section 12-3.05;
24	(15) aggravated stalking;
25	(16) home invasion;
26	(17) vehicular invasion;

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(18) criminal transmission of HIV;
 (19) criminal abuse or neglect of an elderly person or
 person with a disability as described in Section 12-21 or
 subsection (b) of Section 12-4.4a;
 (20) child abandonment;
 (21) endangering the life or health of a child;

7 (22) ritual mutilation;

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(23) ritualized abuse of a child;

9 (24) an offense in any other state the elements of 10 which are similar and bear a substantial relationship to 11 any of the foregoing offenses.

12 For the purpose of this subsection, "relative" shall 13 include any person, 21 years of age or over, other than the parent, who (i) is currently related to the child in any of the 14 15 following ways by blood or adoption: grandparent, sibling, 16 great-grandparent, uncle, aunt, nephew, niece, first cousin, 17 second cousin, godparent, great-uncle, or great-aunt; or (ii) is the spouse of such a relative; or (iii) is the child's 18 19 step-father, step-mother, or adult step-brother or 20 step-sister; or (iv) is a fictive kin; "relative" also includes 21 a person related in any of the foregoing ways to a sibling of a 22 child, even though the person is not related to the child, when 23 the child and its sibling are placed together with that person. 24 For children who have been in the quardianship of the 25 Department, have been adopted, and are subsequently returned to 26 the temporary custody or quardianship of the Department, a

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"relative" may also include any person who would have qualified 1 2 as a relative under this paragraph prior to the adoption, but 3 only if the Department determines, and documents, that it would be in the child's best interests to consider this person a 4 5 relative, based upon the factors for determining best interests set forth in subsection (4.05) of Section 1-3 of the Juvenile 6 Court Act of 1987. A relative with whom a child is placed 7 pursuant to this subsection may, but is not required to, apply 8 9 for licensure as a foster family home pursuant to the Child 10 Care Act of 1969; provided, however, that as of July 1, 1995, 11 foster care payments shall be made only to licensed foster 12 family homes pursuant to the terms of Section 5 of this Act.

13 Notwithstanding any other provision under this subsection 14 to the contrary, a fictive kin with whom a child is placed 15 pursuant to this subsection shall apply for licensure as a 16 foster family home pursuant to the Child Care Act of 1969 17 within 6 months of the child's placement with the fictive kin. The Department shall not remove a child from the home of a 18 19 fictive kin on the basis that the fictive kin fails to apply 20 for licensure within 6 months of the child's placement with the fictive kin, or fails to meet the standard for licensure. All 21 22 other requirements established under the rules and procedures 23 of the Department concerning the placement of a child, for whom 24 the Department is legally responsible, with a relative shall 25 apply. By June 1, 2015, the Department shall promulgate rules 26 establishing criteria and standards for placement,

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1 identification, and licensure of fictive kin.

2 For purposes of this subsection, "fictive kin" means any 3 individual, unrelated by birth or marriage, who:

4 (i) is shown to have <u>significant and</u> close personal or
5 emotional ties with the child or the child's family prior
6 to the child's placement with the individual; or

7 (ii) is the current foster parent of a child in the 8 custody or quardianship of the Department pursuant to this 9 Act and the Juvenile Court Act of 1987, if the child has 10 been placed in the home for at least one year and has 11 established a significant and family-like relationship 12 with the foster parent, and the foster parent has been identified by the Department as the child's permanent 13 14 connection, as defined by Department rule.

15 The provisions added to this subsection (b) by Public Act 16 98-846 shall become operative on and after June 1, 2015.

17 (c) In placing a child under this Act, the Department shall ensure that the child's health, safety, and best interests are 18 met. In rejecting placement of a child with an identified 19 20 relative, the Department shall ensure that the child's health, safety, and best interests are met. In evaluating the best 21 22 interests of the child, the Department shall take into 23 consideration the factors set forth in subsection (4.05) of Section 1-3 of the Juvenile Court Act of 1987. 24

The Department shall consider the individual needs of the child and the capacity of the prospective foster or adoptive SB1746 Engrossed - 9 - LRB100 08551 KTG 18676 b

parents to meet the needs of the child. When a child must be 1 2 placed outside his or her home and cannot be immediately 3 returned to his or her parents or guardian, a comprehensive, individualized assessment shall be performed of that child at 4 5 which time the needs of the child shall be determined. Only if race, color, or national origin is identified as a legitimate 6 7 factor in advancing the child's best interests shall it be 8 considered. Race, color, or national origin shall not be 9 routinely considered in making a placement decision. The 10 Department shall make special efforts for the diligent recruitment of potential foster and adoptive families that 11 12 reflect the ethnic and racial diversity of the children for 13 whom foster and adoptive homes are needed. "Special efforts" 14 shall include contacting and working with community 15 organizations and religious organizations and may include 16 contracting with those organizations, utilizing local media 17 and other local resources, and conducting outreach activities.

(c-1) At the time of placement, the Department shall 18 19 consider concurrent planning, as described in subsection (1-1) of Section 5, so that permanency may occur at the earliest 20 21 opportunity. Consideration should be given SO that if 22 reunification fails or is delayed, the placement made is the 23 best available placement to provide permanency for the child. To the extent that doing so is in the child's best interests as 24 25 set forth in subsection (4.05) of Section 1-3 of the Juvenile 26 Court Act of 1987, the Department should consider placements SB1746 Engrossed - 10 - LRB100 08551 KTG 18676 b

1 that will permit the child to maintain a meaningful 2 relationship with his or her parents.

3 (d) The Department may accept gifts, grants, offers of
4 services, and other contributions to use in making special
5 recruitment efforts.

6 (e) The Department in placing children in adoptive or 7 foster care homes may not, in any policy or practice relating 8 to the placement of children for adoption or foster care, 9 discriminate against any child or prospective adoptive or 10 foster parent on the basis of race.

11 (Source: P.A. 98-846, eff. 1-1-15; 99-143, eff. 7-27-15; 12 99-340, eff. 1-1-16; 99-642, eff. 7-28-16; 99-836, eff. 13 1-1-17.)

Section 99. Effective date. This Act takes effect upon becoming law.